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10 GMAC MORTGAGE, LLC,
11 HOMECOMINGS FINANCIAL NETWORK,
12 INC., EXECUTIVE TRUSTEE SERVICES,
13 LLC, AND FEDERAL NATIONAL
14 MORTGAGE ASSOCIATION

15 **UNITED STATES DISTRICT COURT**
16 **FOR THE DISTRICT OF NEVADA**

17 TAYLOR LEE: REYNOLDS & CONNIE-
18 BURLYNE: EVANS, COMMON-PEACEFUL-
19 PEOPLE,

20 Plaintiff,

21 v.

22 HOMECOMINGS FINANCIAL NETWORK,
23 INC. et al., GMAC MORTGAGE et al.,
24 EXECUTIVE TRUSTEE SERVICES, LLC.,
25 FANNIE MAE/FREDDIE MAC

26 Defendants.

27 Case No. 3:11-cv-00914-RCJ -WGC

28 **DEFENDANTS' NOTICE OF NON-**
OPPOSITION TO MOTION TO
ADMINISTRATIVELY CLOSE CASE

[LR 7-2]

29 Pursuant to Fed. R. Civ. P. 12(b)(6), Defendants, GMAC MORTGAGE, LLC (“GMACM”),
30 EXECUTIVE TRUSTEE SERVICES, LLC (“ETS”), HOMECOMINGS FINANCIAL NETWORK,
31 INC. (“Homecomings), and FEDERAL NATIONAL MORTGAGE ASSOCIATION (“Fannie
32 Mae”) (incorrectly designated in the caption as “Fannie Mae/Freddie Mac”), by and through their
33 attorneys, Wolfe & Wyman LLP, filed a Motion to Administratively Close Case (Docket No. 5) on
34 January 18, 2012. Pursuant to Local Rule 7-2(b), any Response and/or Opposition to such Motion
35 must be filed with the Court and served within fourteen (14) days after service of the Motion.
36 Consequently, the Plaintiffs were required to file a Response and/or Opposition no later than
37 February 6 (allowing for an extra three days for service by mail). As of the date of this Notice, no
38

1 Response and/or Opposition has been filed by the Plaintiffs regarding this matter.

2 Pursuant to Local Rule 7-2(d), the failure of an opposing party to file Points and Authorities
3 in response to a motion *shall* constitute consent to the granting of the Motion. The Court may grant
4 the Motion for failure to follow local rules. Ghazali v. Moran, 46 F.3d 52, 53 (9th Cir. 1995). The
5 Court may grant the Motion without a hearing where a Local Rule provides another party who has
6 failed to timely file an Opposition is deemed to have waived any objection to the Motion. Eaton v.
7 Reno, 216 F.3d 1082, 1082 (9th Cir. 2000).

8 Accordingly, Defendants respectfully request that this Court GRANT their Motion to
9 Administratively Close Case (Docket No. 5). A Proposed Order is submitted concurrently herewith.

10 DATED: February 14, 2012

WOLFE & WYMAN LLP

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12 By: /s/ *Colt B. Dodrill*

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26 
27 WOLFE & WYMAN LLP
28 ATTORNEYS & COUNSELORS AT LAW

CERTIFICATE OF SERVICE

On February 14, 2012, I served the **DEFENDANTS' NOTICE OF NON-OPPOSITION** by the following means to the persons as listed below:

____ a. EFC System (you must attach the "Notice of Electronic Filing", or list all persons and addresses and attach additional paper if necessary):

X b. United States Mail, postage fully pre-paid (List persons and addresses. Attach additional paper if necessary):

Taylor L. Reynolds
Connie B. Evans
5691 Camus Road
Carson City, NV 89701
Plaintiffs in Proper Person

By: /s/ **Katia Ioffe**
Katia Ioffe
An employee of Wolfe & Wyman LLP

